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**From:** Williams, Jonathan R. [williams.jonathanr@epa.gov]  
**Sent:** 1/6/2021 5:48:52 PM  
**To:** Khan, Matthew [khan.matthew@epa.gov]; Jones, Ricardo [Jones.Ricardo@epa.gov]  
**CC:** Zinn, Nicole [Zinn.Nicole@epa.gov]; Atha, Katherine [Atha.Katherine@epa.gov]  
**Subject:** FW: Log out: Acetamiprid RTC on PID Comments (PC 099050; DP 459653)  
**Attachments:** 099050\_DP459653\_PRA-RTC\_1-4-21.docx; 099050\_DP459653\_PRA-RTC\_1-4-21.pdf

**Flag:** Follow up

Hi all,

EFED finalized their acetamiprid RTC today. The pollinator question that we went over in today's meeting arises from response 4 on page 6 of the RTC (also copied below). At tomorrow's meeting we will check with EFED to see if they

## Deliberative Process / Ex. 5

-Jon

**"4. Nisso Comment, Proposed Pollinator Labeling Changes:** *"A sentence in the Agency's proposed pollinator advisory language reads: "This product is moderately toxic to bees and other pollinating insects exposed to direct treatment, or to residues in/on blooming crops or weeds." Nisso is proposing to delete text in the sentence related to residues in/on blooming crops or weeds since the Agency states on page 14 of the acetamiprid PID"* In summary, Nisso indicates that as the agency states that measured residue data suggest lower EECs than those used to generate RQs and colony-level studies suggest that effects are transitory, the hazard statement should be modified.

**Anonymous Comment, Proposed Pollinator Labeling Changes:** *"The proposed interim decision also included an environmental hazard statement on labels for pollinators, indicating that acetamiprid is moderately toxic to bees, but does not mention high toxicity to larvae"*

**EFED Response:** Pollinator hazard statements are recommended based on Chapter 8 of the Label Review Manual (USEPA, 2018). As noted in the preliminary risk assessment, acetamiprid is classified as moderately toxic to adult bees based on an acute contact LD<sub>50</sub> of 10.5 µg a.i./bee (MRID 50015704), placing the chemical in Toxicity II as specified in the Label Review Manual. However, given the results of the toxicity of residues on foliage study (850.3030) with a residual toxicity time for 25% bee mortality (*i.e.*, RT25) of less than 3 hours, no extended residual toxicity statement is triggered. EFED defers to PRD on the final recommended pollinator hazard statements."

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**From:** Negron-Encarnacion, Ideliz <Negron-Encarnacion.Ideliz@epa.gov>  
**Sent:** Wednesday, January 6, 2021 11:51 AM  
**To:** OPP EFED Tracking Team <OPP\_EFED\_Tracking\_Team@epa.gov>; Williams, Jonathan R. <williams.jonathanr@epa.gov>; Zinn, Nicole <Zinn.Nicole@epa.gov>; Costello, Kevin <Costello.Kevin@epa.gov>  
**Cc:** White, Katrina <White.Katrina@epa.gov>; Steeger, Thomas <Steeger.Thomas@epa.gov>; Holmes, Jean <Holmes.Jean@epa.gov>  
**Subject:** Log out: Acetamiprid RTC on PID Comments (PC 099050; DP 459653)

Dear PRD and Tracking Team,

On behalf of Katrina and Tom, find attached the response to comments on acetamiprid PID. If you have questions, please don't hesitate to contact us.

Thanks,  
Ideliz